

873—4.25(17A,86) Appeal when rehearing requested. An appeal to or review on motion of the industrial commissioner must be filed within 20 days after the application for rehearing of a proposed decision by a deputy industrial commissioner under 4.24(17A,86) has been denied or deemed denied. If the application for rehearing is granted, the appeal shall be filed within 20 days of the decision on rehearing. If no application for rehearing under 4.24(17A,86) is filed, appeal shall be as provided in 4.27(17A,86).

This rule is intended to implement Iowa Code Sections 17A.15 and 86.24.